

Henry Walker (615) 252-2363 Fax: ,(615) 252-6363 Email: hwalker@boultcummings.com

*01 MAY 31 PM 3 32

May 31, 2001

CANADE OF THE EXECUTIVE SECRETARY

David Waddell Executive Secretary Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37243-0505

Re:

Petition of ATM Discount Communications, Inc. for Arbitration with

BellSouth Telecommunications, Inc.

Docket No. 01-00302

Dear David:

In response to your letter of May 30, 2001, I am sending you a copy of a letter I wrote in January concerning the relationship between Discount Communications and ATM/Discount Communications, Inc. I believe the letter answers all of your questions except the one concerning the filing of a \$20,000 surety bond. I will contact the company and get back to you on that.

In sum, Discount Communications merged with Air Time Management, Inc., effective January 1, 1999. Following the merger, the merged entity changed its name to ATM/Discount Communications, Inc. When Ed Hayes informed the TRA staff of the merger, he was informed that he needed to file a name change petition with the TRA. He did that, and the name change was approved. Unfortunately, the name change request omitted the "Inc." as did the TRA order approving the name change. Mr. Hayes also informed BellSouth of the corporate reorganization and was told that the merger would have no effect on the resale agreement between BellSouth and Discount and that BellSouth would continue to honor the agreement.

Therefore, to answer your questions: the correct name of the certified reseller in Tennessee is ATM/Discount Communications, Inc. There was no request filed to transfer the certificate from Discount to the merged entity because the TRA staff advised Mr. Hayes that a "merger" was not a "transfer" and that the transfer statute did not apply.

Although the agency has not, to my knowledge, issued any rules or orders on the subject, it is my understanding from conversations with the staff that the Legal Division may have recently changed its position as to what constitutes a "transfer" of a certificate and now considers, for example, a change in the controlling ownership of a carrier to require the filing of a transfer petition even if the corporate entity itself does not change. I do not know if the Staff would also apply this interpretation to telephone resellers which, as you know, are not required

to go through a hearing to obtain a certificate and are generally less regulated than facilities-based carriers. Nevertheless, if the staff now believes that the merger of Discount and Air Time Management, Inc. requires the filing of a transfer petition, *nunc pro tunc*, please let me know.

I will let you know about the bond as soon as I have talked to the company

Very truly yours,

BOULT, CUMMINGS, CONNERS & BERRY, PLC

By: Henry Walker

HW/nl



Henry Walker (615) 252-2363 Fax: (615) 252-6363 Email: hwalker@bccb.com LAW OFFICES
414 UNION STREET, SUITE 1600
POST OFFICE BOX 198062
NASHVILLE, TENNESSEE 37219

TELEPHONE (615) 244-2582
FACSIMILE (615) 252-2380
INTERNET WEB http://www.bccb.com/

January 3, 2001

Neal Labovitz, Esq. 1633 State Line Rd. West Southaven, MS 38671

Dear Neal:

Since our last meeting with Judge Brown, I have researched the relationship between Discount Communications and ATM/Discount Communications, Inc. from the standpoint of federal and state regulatory law. I have also included in this letter some additional information about the interconnection agreement (sometimes called a resale agreement) between Discount and BellSouth Telecommunications, Inc. and how that agreement may be affected by the merger of Discount into ATM/Discount Communications, Inc. Here is what I have learned:

- 1. On April 20, 1998, Discount Communications, a sole proprietorship under the control of Edward Hayes, obtained a certificate from the Tennessee Regulatory Authority to resell local telephone service in Tennessee. A copy of that certificate is attached. Discount also executed an interconnection agreement with BellSouth which was subsequently filed with and approved by the TRA.¹
- 2. On February 17, 2000, Discount merged into Air Time Management, Inc. According to the merger documents, the two entities had been effectively operating as one company since the beginning of 1999. The documents also state that the merger became effective retroactively to January 1, 1999. Following the merger, the surviving entity, Air Time Management, Inc., changed its name to ATM/Discount Communications, Inc. Mr. Hayes states that he explained the merger to his account representative at BellSouth and to staff members at the TRA. According to Mr. Hayes, the BellSouth employees told him that it was not necessary to take any action

¹ Under the federal Telecommunications Act, every interconnection agreement must be submitted to and approved by the appropriate state regulatory commission. See 47 U.S.C. § 252(e).

Neal Labovitz, Esq. January 3, 2001 Page 2

regarding the parties' existing interconnection agreement. Similarly, the TRA staff told Mr. Hayes that he needed only to file a request with the TRA to change the name of Discount Communications to ATM/Discount Communications, Inc. A copy of Mr. Hayes' subsequent request is attached. As you can see, Mr. Hayes' request incorrectly describes the new name of the merged entity as "ATM/Discount Communications." The "Inc." is missing. On February 29, 2000, the TRA issued an order approving the requested name change. A copy of the order is attached. Because of Mr. Hayes' error in his petition, the order also omits the "Inc." from the new name.

- 3. Under Tennessee law, T.C.A. § 65-4-113, no public utility may "transfer" its certificate to any other entity without approval of the Authority. Assuming that the TRA staff correctly understood the transaction between Discount and AirTime Management, Inc., the staff apparently determined that the merger of Discount into Air Time Management, Inc. did not constitute a "transfer" of Discount's certificate.².
- 4. Whether or not ATM/Discount Communications, Inc. has the right under Tennessee law to assume the contract between Discount and BellSouth, ATM/Discount, or any other state certified telephone company, does have the right under federal law to "opt in" to Discount's existing interconnection agreement with BellSouth at any time. Under Section 252(i) of the Telecommunications Act, BellSouth is required to "make available" any interconnection agreement to which BellSouth is a party to "any other requesting telecommunications carrier upon the same terms and conditions as those provided in the agreement." 47 U.S.C. 252(i).
- 5. I have also located a second, more recent interconnection agreement between BellSouth and Discount Communications, Inc." signed on

\$ L.

² If, on the other hand, the staff had decided that Section 113 did apply, Discount and Air Time Management, Inc. would have been required to demonstrate the "suitability, financial responsibility, and capability" of the transferee to "perform efficiently the utility services to be transferred." Since the two entities apparently operated as one company since the beginning of 1999, it seems likely that the TRA, if requested, would have found Air Time Management, Inc. just as qualified as Discount to operate under Discount's resale certificate.

Neal Labovitz, Esq. January 3, 2001 Page 3

February 23, 2000.³ Unlike the first agreement, the second contract provides both for the resale of BellSouth's service as well as the purchase of BellSouth's network elements. As a certified reseller, ATM/Discount has the right to buy BellSouth's services for the purpose of resale. In order to purchase network elements, however, ATM/Discount must obtain a certificate as a "competitive local exchange carrier ("CLEC") from the TRA. ATM/Discount does not have such a certificate. This new interconnection agreement has not been filed with the TRA.

I hope this answers some of the questions raised during our meeting with Judge Brown.

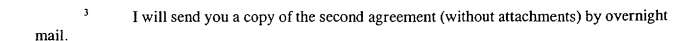
Very truly yours,

BOULT, CUMMINGS, CONNERS & BERRY, PLC

By:

Henry Walker

HW/



Company ID: 00128102

Discount Communications 6647 Steeplechase Circle Memphis, TN 38141

BEFORE THE TENNESSEE REGULATORY AUTHORITY Nashville, TN April 20, 1998

IN RE: CASE NUMBER: 98-00080

Application for Authority to Provide Operator Services and/or Resell Telecommunications Services in Tennessee Pursuant to Rule 1220-4-2-57.

---ORDER---

This matter is before the Tennessee Regulatory Authority upon the application of the above-mentioned company for certification as a reseller or telecommunication operator service provider in Tennessee. The TRA considered this application at a Conference held on March 24, 1998 and concluded that the applicant has met all the requirements for certification and should be authorized to provide operator services and/or resell telecommunications services on an intrastate basis.

IT IS THEREFORE ORDERED:

- 1. That the above-mentioned company is issued a Certificate of Convenience and Necessity as an operator service provider and/or reseller of telecommunications services for state-wide service in Tennessee as specified in its application on file with the Authority.
- 2. That said company shall comply with all applicable state laws and TRA rules and regulations.
- 3. That this order shall be retained as proof of certification with this Authority, and may be used to obtain appropriately tariffed service and billing arrangements from Authority authorized telecommunications service providers.

Chairman

ATTEST:

Executive Secretary

Discount Communications

"Your Complete Telecommunications Provider"

3798 Park Ave Memphis, TN 38111-4684 Phone... (901) 843-6070 Toll Free 888 589-6505 Fax... (901) 327-2809 FOO FEB 14 RF 11 14

00-00/10

To: Tennessee Regulatory Authority, Executive Secretary

Dear Mr. David Waddell,

This letter is to serve as notice that Discount Communications has undergone a name change. The new name for Discount Communications is ATM/Discount Communications. The address for ATM/Discount Communications is 3798 Park Ave. Memphis, TN. 38111. Please allow all previous and future records reflect this change.

Thanking You in Advance,

Edward Hayes

President





Company ID:

128121

ATM Discount Communications

3798 Park Ave.

Memphis, TN 3811101

BEFORE THE TENNESSEE REGULATORY AUTHORITY
Nashville, TN February 29, 2000

IN RE: CASE NUMBER:

00-00110

Discount Communications to change its name to ATM/Discount Communications
---ORDER---

This matter is before the Tennessee Regulatory Authority upon the petition of Network Telephone, Inc. to change its company name. The TRA considered this request at their regularly scheduled Conference held on February 29, 2000 and concluded that the applicant has met all the TRA requirements for changing its name.

Pursuant to § T.C.A. 65-4-113,

IT IS THEREFORE ORDERED:

- 1. That the petition of Discount Communications to change its name to ATM/Discount Communications is approved.
- That ATM/Discount Communications holds a Certificate of Public Convenience and Necessity to
 provide resold telecommunications services in Tennessee as specified in its application on file with
 the Authority.
- 3. That said company shall comply with all applicable TRA rules and regulations.
- 4. That this order shall be retained as proof of certification with this Authority, and may be used to obtain appropriately tariffed service and billing arrangements from Authority authorized telecommunications service providers.

ATTECT

Executive Secretary